EXHIBIT B

```
(MATTHEW O'NEILL, sworn.)
 1
 2
            * * * * * * * * * * * * * * *
 3
 4
            MATTHEW O'NEILL
            * * * * * * * * * * * * * * *
 5
 6
 7
     DIRECT EXAMINATION BY MR. CHRISTOFFERSON:
 8
        Good morning.
     Q.
9
           Good morning.
     Α.
            Would you please state your full name and spell
10
     0.
11
     your last name for the Court Reporter?
12
            Matthew Maglond O'Neill, O-N-E-I-L-L.
     Α.
            Where do you live?
13
     0.
          Brooklyn, New York.
14
     Α.
15
        What do you do for work?
     Q.
16
            I'm an analyst at a microfinance foundation.
     Α.
            What's a "microfinance foundation"?
17
     Q.
            We are a not-for-profit bank that only lends to
18
     Α.
19
     women who live below the poverty line.
20
     Q.
            How long have you worked there?
            Um, three weeks.
21
     Α.
            What were you doing before you started working at
22
     0.
23
     the non-profit?
24
            I was a United States Peace Corp. volunteer in
25
     West Africa.
```

- 1 Q. And how long were you there in West Africa?
- 2 A. 27 months.
- 3 Q. What were doing?
- 4 A. I primarily worked in microfinance and in health.
- 5 Q. And before you joined the Peace Corp., were you in
- 6 | college?
- 7 A. Yeah, I was a student at Northeastern University.
- 8 Q. How long were you studying at Northeastern?
- 9 A. Five years.
- 10 Q. When did you graduate?
- 11 A. In the summer of 2013.
- 12 Q. Are you related to Pat O'Neill, John Patrick
- 13 O'Neill?
- 14 A. Yes, I am.
- 15 Q. How?
- 16 A. He's my father.
- 17 Q. Had you ever been to the Oakley Country Club with
- 18 your father?
- 19 A. Yes.
- 20 Q. How often, let's say growing up, before you went
- 21 to the Peace Corp. and to college, did you go to the
- 22 | Oakley Country Club?
- 23 A. When I was a child we went -- we'd spend our
- 24 summers there, so quite frequently, and then as I got
- 25 older probably 10 times or less during the summer.

- 1 Q. And what types of things would you do when you
- 2 | were at Oakley?
- 3 A. Um, played golf, tennis, go out to dinner, um,
- 4 used the gym.
- 5 | Q. You mentioned that you played golf. When did you
- 6 start playing golf?
- 7 A. When I was a kid, probably when I was 10.
- 8 Q. And did you at some point play competitively?
- 9 A. I did, in high school.
- 10 Q. Do you know someone named "Robert Bray" or "Bob
- 11 Bray"?
- 12 | A. Yes.
- 13 | O. How did you meet him?
- 14 A. At Oakley Country club through my father.
- 15 Q. Do you remember approximately how old you were
- 16 | when you met him?
- 17 A. Probably around 10.
- 18 Q. How would you describe, Mr. Gray, based on your
- 19 observations?
- 20 A. He's a big personality, um, talkative, pretty
- 21 generous.
- 22 Q. Um, you say "generous," was he ever generous to
- 23 you?
- 24 A. He was, he gave me a set of golf clubs when I was
- 25 a kid, when I was learning how to play.

- 1 Q. And, um, how often would you see Mr. Bray at
- 2 Oakley when you were growing up?
- 3 A. Um, probably maybe five times a summer.
- 4 Q. Do you see Mr. Bray here in the courtroom today?
- 5 A. I do.
- 6 Q. Could you please identify him by where he's
- 7 sitting and maybe what he's wearing?
- A. He's sitting, um, all the way to the left wearing
- 9 a suit and a sweater.
- MR. CHRISTOFFERSON: Your Honor, may the record
- 11 reflect the witness has identified the defendant?
- 12 THE COURT: It may.
- 13 | Q. You testified a minute ago that you played golf in
- 14 high school on a team, is that right?
- 15 A. Yes.
- 16 Q. Did Mr. Bray ever watch you play?
- 17 A. He came to one match that was at Oakley.
- 18 Q. Um, when you were at Oakley growing up, did you
- 19 observe your father and Mr. Bray socializing together?
- 20 A. Yes.
- 21 | Q. And in what ways?
- 22 A. Usually they would be together in the club or at
- 23 the pub after they each would play golf.
- 24 Q. Were they friends?
- 25 A. Yeah.

- 1 Q. When did you graduate from high school,
- 2 Mr. O'Neill?
- 3 A. In 2008.
- 4 Q. Did you have a graduation party?
- 5 A. I did.
- 6 Q. Was Mr. Bray there?
- 7 A. He was not.
- 8 Q. Did he give you anything after you graduated?
- 9 A. He gave me a thousand dollar check.
- 10 Q. And what happened after he gave you that thousand
- 11 dollar check?
- 12 A. My father tore it up.
- 13 Q. Um, so your dad saw the check?
- 14 A. Yup.
- 15 Q. And how did you feel about that, when he tore it
- 16 | up?
- 17 A. Um, I was upset.
- 18 (Laughter.)
- 19 Q. Um, when did you start Northeastern?
- 20 A. That fall of 2008.
- 21 Q. And what were you studying when you first started
- 22 at Northeastern University?
- 23 A. I was an architecture major.
- 24 | Q. Um, based on your interactions with Mr. Bray, what
- 25 | did you understand he did for work?

- 1 A. He owned a construction company.
- 2 | Q. Did Mr. Bray ever approach you while you were
- 3 studying at Northeastern about helping him with his
- 4 work?
- 5 A. Yeah, he asked me to do a set of drawings for him.
- 6 0. When was this?
- $7 \mid A$. In the spring of 2009.
- Q. And what did he ask you to do, what were these
- 9 drawings he asked you to do?
- 10 A. They were simple renderings of a building that he
- 11 | was thinking of building in Cambridge.
- 12 Q. Do you remember where?
- 13 A. On Loomis Street.
- 14 Q. And for those of us in the courtroom who are not
- 15 really familiar with architecture, what were these
- 16 drawings, what kind of drawings were they?
- 17 A. I made a 3-D model in a computer program that
- 18 resembled what he had described to me the building would
- 19 look like and then created images of it in that -- well,
- 20 how it would look on the street.
- 21 Q. Do you recall how he got in touch with you, um, in
- 22 terms of doing this work for him?
- 23 A. I think it was a phone call.
- 24 Q. In any event, did you agree to do the work for
- 25 him?

- 1 | A. Yes.
- 2 Q. Approximately how long did it take you to finish?
- 3 A. Probably a day.
- 4 Q. And, um, did Mr. Bray pay you for that work?
- 5 A. He did.
- 6 Q. How much did he pay you?
- 7 A. I think it was 250.
- 8 Q. 250 dollars?
- 9 A. Yes.
- 10 Q. After that did you ever speak with Mr. Bray again
- 11 about employment or jobs relating to architecture when
- 12 | you were studying it?
- 13 A. Yeah, he put me in touch with an architect that
- 14 | had helped him with some projects in the past who then
- 15 gave me an internship in the summer.
- 16 | O. Who was that architect?
- 17 A. Frank Coe.
- 18 Q. And when was that?
- 19 A. In the summer of 2009.
- 20 Q. So after you had done the drawings you had just
- 21 talked about?
- 22 A. Yes.
- 23 Q. And was that -- again you had started in the fall
- of 2008 at Northeastern, is that right?
- 25 A. Yeah, it was after my freshman year.

- 1 Q. Um, so, um, did you end up taking the internship?
- 2 A. I did.
- 3 Q. And was it a paid internship?
- 4 | A. It was.
- 5 Q. Do you remember approximately how much you got
- 6 paid that summer?
- 7 A. I think it was \$15 an hour.
- 8 Q. And how long did it last?
- 9 A. Three months.
- 10 Q. Mr. O'Neill, I just have a couple of documents I'd
- 11 like to show you today, and they'll appear on the
- 12 screen, and I'll also have hardcopies in front of you in
- 13 those folders to your right and feel free to look at
- 14 either one.
- The first one I wanted to look at is what's been
- 16 admitted as Exhibit 16, and it should come up on the
- 17 | screen in a moment.
- 18 (On screen.)
- 19 Q. Do you recognize that?
- 20 A. I do.
- 21 Q. What's that?
- 22 A. It's a resume that I used at one point.
- 23 Q. Do you remember approximately when you used this
- 24 resume?
- 25 A. Um, I'm going to say it was in the fall of 2010

- 1 when I was applying for an internship in Turkey.
- 2 Q. What kind of internship, was it architectural?
- 3 A. Yeah.
- 4 Q. And we'll get to this, but at some point did you
- 5 decide to stop pursuing architecture for your career?
- 6 A. I did.
- 7 Q. And we talked about you now doing microfinance
- 8 work, is that right?
- 9 A. Uh-huh.
- 10 Q. But in any event at this point you were still
- 11 pursuing that line of study?
- 12 | A. Yup.
- 13 MR. CHRISTOFFERSON: And, Ms. Gannon, can you blow
- 14 up the two parts of the "Related Experience."
- 15 (On screen.)
- 16 | Q. Do you see there are two items there, Mr. O'Neill?
- 17 A. Yes.
- 18 Q. The first one is "FKA consultants," in Wellesley,
- 19 | what was that?
- 20 A. That's the firm that was owned by Frank Coe.
- 21 Q. And it says there, "Used autocad to work on
- 22 interior renovations for Buckminster Hotel in Kenmore
- 23 | Square"?
- 24 A. Yes.
- 25 Q. Is that one of the projects you worked on with

Mr. Coe? 1 2 Α. Yes. 3 And again who helped you get this job? A. Bob Bray. 4 5 Q. And then you have there "R & B Construction 6 Company, " is that the company you said was Mr. Bray's 7 company? 8 A. Yes. And what is that a reference on your resume to? 9 Q. The drawing that I did for him. 10 Α. 11 THE COURT: Go back to your being paid \$250, do 12 you remember testifying about that? 13 THE WITNESS: Yes. 14 THE COURT: As best you can recall, when was that? 15 Tell the jury. 16 THE WITNESS: Um, in the latter part of the spring 17 in 2009, probably May. MR. CHRISTOFFERSON: Thank you, your Honor. 18 19 And at that point when you got paid the \$250, did 20 you ask for my any more money? 21 Α. No. Did you understand that there was more money you 22 23 were owed? 24 Α. No.

MR. MONAHAN: Objection.

25

```
THE COURT: In view of the answer, do you press
1
     the objection?
 2
 3
           MR. MONAHAN: No.
           THE COURT: No. It's withdrawn. Very well.
 4
 5
           MR. CHRISTOFFERSON: Thank you, your Honor.
 6
           Ms. Gannon, you can take that down.
 7
           (Clears screen.)
8
           MR. CHRISTOFFERSON: And I'd like to look at
     the -- well, actually before we get there.
9
           Did Mr. O'Neill ever use Mr. Bray later on as a
10
11
     reference for any other employment?
12
           Yeah, I listed him as a reference when I was
     applying for a job as a server at Legal Sea Foods in
13
14
     Harvard Square.
15
           Do you remember approximately when that was?
     Ο.
           In June of 2010.
16
     Α.
17
     Q.
        Okay.
           MR. CHRISTOFFERSON: Ms. Gannon, can we please
18
19
     look at Exhibit 17.
20
           (On screen.)
           Again this is in front of you in the folders,
21
     Q.
     Mr. O'Neill, but it's also put up on the screen.
22
23
           Okay.
     Α.
24
     Q.
           And do you recognize this?
25
           I do.
     Α.
```

```
And what is it?
1
     Q.
           It's my application to Legal Seafoods.
 2
     Α.
 3
           That you were just talking about?
     Ο.
           Yes.
 4
     Α.
 5
           MR. CHRISTOFFERSON: Can we go to the second page
     of the document and there's a section for "Education," a
 6
 7
     section for "Employment History," and then if we go down
     to the middle of the page it says, "Please give the
8
     names and numbers of two professional references."
9
10
           Can we enlarge that, please.
11
           (On screen.)
           First of all, Mr. O'Neill, is this your
12
     handwriting?
13
14
     Α.
           Yes.
15
           Who are the two names that you list here?
     Q.
16
           "Frank Coe" and "Bob Bray."
     Α.
           And --
17
     Q.
           MR. CHRISTOFFERSON: And can we zoom out of that,
18
19
     Ms. Gannon, and would you blow up the bottom portion,
20
     please, the signature and the date and name.
           (Enlarges on screen.)
21
22
     Ο.
           Is that your signature, Mr. O'Neill?
23
           It is.
     Α.
24
     Q.
           What's the date?
25
           June 3rd, 2010.
     Α.
```

1 Q. And when you were applying to Legal Seafood, is 2 that something you talked to your parents about, 3 specifically your father? Α. Yes. 4 5 Q. All right. Mr. O'Neill, we've talked about a 6 number of things relating to Mr. Bray. Were you 7 grateful to Mr. Bray? 8 Α. Yeah. 9 Why? 0. 10 Α. He --11 MR. MONAHAN: Objection. 12 THE COURT: No, overruled, he may state that. He had given me a set of golf clubs when I was 13 Α. 14 learning how to play and I was, um, quite small at that 15 age so he kind of had them made for me, and then he also 16 gave me some presents when I achieved, you know, 17 milestones like graduation. And, um, did you have conversations over the years 18 Q. 19 about those things with your father, Patrick O'Neill? 20 Α. Oh, yeah. 21 Q. Um, you mentioned a little while ago that, um, you ended up switching your major at some point? 22 23 Α. Yeah. 24 And what did you end up studying and graduating

25

with?

- 1 A. I graduated with two degrees in economics and
- 2 mathematics.
- 3 Q. And again when did you graduate?
- 4 A. 2013.
- 5 Q. Approximately what month?
- 6 A. Um, I finished in June and then officially
- 7 graduated in August.
- 8 Q. And then when did you go into the Peace Corp.?
- 9 A. October 1st, 2013.
- 10 Q. I'd like to direct your attention to the spring of
- 11 2013.
- 12 A. Uh-huh.
- 13 Q. Were you at some point contacted by an individual
- 14 | named John Freeman?
- 15 | A. I was.
- 16 Q. Do you remember approximately when that was?
- 17 A. In -- I think it was in June of 2013.
- 18 Q. And that summer I think you said you graduated in
- 19 August, is that right?
- 20 A. That's when I received my diploma, yeah.
- 21 Q. Did you go on any trips or take any vacations in
- 22 that summer?
- 23 A. Yeah, I went on a five-week road trip around the
- 24 United States.
- 25 Q. With whom?

- 1 A. With a friend from college and a friend I grew up
- 2 with.
- Q. And do you remember approximately when that was
- 4 that you took that trip?
- 5 A. It was the month of July and the first week of
- 6 August.
- 7 Q. Um, the contact that you had from Mr. Freeman, was
- 8 that before or after you left for your trip?
- 9 A. Before.
- 10 Q. Um, had you ever spoken to John Freeman before?
- 11 A. No.
- 12 Q. Had you ever met him before?
- 13 A. No.
- 14 | Q. After he called you -- well, as a result of the
- 15 conversation that you had, you said that -- well, strike
- 16 that.
- 17 How did he get in touch with you?
- 18 A. He called me.
- 19 Q. And as a result of that conversation, um, what if
- 20 anything did you do?
- 21 A. We met in Cambridge.
- 22 Q. And where in Cambridge?
- 23 A. In the Fresh Pond Golf Course parking lot on Huron
- 24 Ave.
- 25 Q. And when you met him did you have an understanding

- of why -- did you have an understanding of why you were meeting him?
- A. I was under the impression that he was going to give me a graduation present that was from Bob Bray.
- Q. And was that based on something that he had said on the phone or something else?
- 7 A. Something else.
- Q. Now, when you met, um, you said you met at the golf course. How did you get there?
- 10 A. I drove.
- 11 Q. And what happened when you got there?
- 12 A. I got into John Freeman's car and then he gave me
 13 a thousand dollars in cash and then I got out and drove
- 14 home.
- Q. And when he handed you the thousand dollars, did you have a conversation at that point?
- 17 A. A very brief one.
- 18 Q. And what happened?
- 19 A. He told me that the project I had worked on for
- 20 them had done well and that the money was for that.
- 21 Q. What project had you done for them?
- 22 A. The Loomis Street drawings.
- 23 Q. When had you done that?
- 24 A. In 2009.
- 25 Q. Had you already been paid for that?

```
Yes.
1
     Α.
           In any event, did you take the money?
 2
     Q.
 3
           I did.
     Α.
           And did you go on your road trip?
 4
     Q.
 5
     Α.
           I did.
           Um, I think you said that this meeting lasted
 6
 7
     about a minute or so?
8
     Α.
        Yeah.
9
           Were you grateful for that money that you got?
     O.
10
     Α.
           Yes.
11
          Fair to say the Peace Corp. is not a really high-
     Q.
12
     paying job?
13
     Α.
           Yes, that's accurate.
14
           And you said after you got the money you left, is
     Q.
15
     that right?
16
     Α.
           Yup.
     Q. And again when did you leave for Africa?
17
          October 1st, 2013.
18
     Α.
19
           MR. CHRISTOFFERSON: One moment, your Honor?
20
           THE COURT: You may.
21
           (Pause.)
           MR. CHRISTOFFERSON: I have nothing further, your
22
23
     Honor.
           THE COURT: Anything for this witness?
24
25
           MR. MONAHAN: Yes.
```

THE COURT: Go ahead, Mr. Monahan. 1 2 3 CROSS-EXAMINATION BY MR. MONAHAN: Q. Good morning, Mr. O'Neill. 4 5 Α. Good morning. I believe you told us that -- in your direct 6 testimony, that Mr. Bray was a generous person? 8 Α. That's true. And would it be fair to say that he was generous 9 10 to many of the other younger members at Oakley Country 11 Club? 12 I can only speak to what he did for me. And when you say he was generous you're basing 13 14 that on the fact that you saw that he did nice things 15 for other people? 16 No, I'm basing it on the fact that he gave me golf 17 clubs and two separate graduation presents. 18 Q. So he gave you the golf clubs when you were what, 19 10 years old? 20 A. Yes. 21 Q. And you said that they were clubs that he cut 22 down? 23 A. Yup. 24 And instead of buying new ones, he gave you a set

of his old ones, is that fair?

25

- 1 A. Yeah, I think they're actually women's clubs.
- 2 Q. Okay. But they were appropriate for you at the
- 3 | time?
- 4 A. Yeah.
- 5 Q. You're not telling us that he was playing with
- 6 | women's clubs?
- 7 A. No, I did not say that.
- 8 (Laughter.)
- 9 Q. In any event you played with those clubs and you
- 10 played at the Oakley Country Club as a junior member and
- 11 you enjoyed being a junior member there?
- 12 | A. I did.
- 13 Q. Okay. And then you graduated from high school and
- 14 you said that there was a graduation party and your
- 15 father gave you a check from Mr. Bray for \$1,000?
- 16 A. My father tore that check up.
- 17 Q. Well, he gave you the check -- Oh, he didn't give
- 18 it to you?
- 19 A. No.
- 20 Q. Okay. And he wasn't at your graduation party, was
- 21 he?
- 22 A. My father or Mr. Bray?
- 23 Q. Mr. Bray.
- 24 A. No, he was not.
- Q. Okay. Had you ever seen him at your house before?

- 1 A. No.
- 2 Q. And had you ever gone out to eat with Mr. Bray?
- 3 A. Only at Oakley.
- 4 Q. Do you remember when or under what circumstances?
- 5 A. Um, no, I can't remember specifically.
- 6 Q. And when you went out to eat with him were you
- 7 | with your father?
- 8 A. Yeah.
- 9 Q. So you just joined them maybe once or twice?
- 10 A. Yeah.
- 11 Q. Okay. And that's in a -- from the time you were
- 12 | 10 years old until you went off to the Peace Corp. when
- 13 | you were 23?
- 14 A. Yeah.
- 15 Q. Now, you told us about a graduation, a high school
- 16 graduation party and then you told us that you played
- 17 | golf with Mr. Bray five or six times?
- 18 A. Yeah, probably in my life.
- 19 Q. Five or six times in your life?
- 20 A. Yeah.
- 21 Q. And that's over a 10-year period of time or was it
- 22 a 15-year period of time?
- 23 A. Probably 13 years.
- 24 Q. Over 13 years. So maybe once every other year?
- 25 A. Yeah.

- 1 Q. Okay. And did you ever play alone with him?
- 2 A. Never.
- 3 Q. And when you played with him he would have -- a
- 4 couple of times he would have other junior members
- 5 there?
- 6 A. No, never junior members, but my father would play
- 7 with us.
- 8 Q. Okay, so he would join you with your father?
- 9 A. Yeah.
- 10 Q. Five times in ten years, right?
- 11 A. Yeah.
- 12 Q. All right. Now, you told us about an
- 13 architectural rendering that you did, I believe you told
- 14 us that was in 2009?
- 15 A. Yeah.
- 16 Q. And you graduated from Belmont High in 2008?
- 17 A. Yeah.
- 18 Q. And in 2009 I believe you told us you were
- 19 attending Northeastern University in the architectural
- 20 program?
- 21 A. Yes.
- 22 Q. And Mr. Bray asked you if you would do a rendering
- for him, correct?
- 24 A. Correct.
- 25 Q. And did you have a conversation with him about a

- Mr. Coe at that time? 1 2 Α. No. 3 Q. Had you ever heard of Mr. Coe's name prior to that? 4 5 Α. Never. Okay. So when you did the rendering did you have 6 7 a friend or reference to look to while you were doing 8 the rendering? 9 Α. No. You did this completely on your own? 10 0. 11 Yeah. Α. 12 And it took you a day to do it? Q. Yeah. 13 Α. 14 And you were paid \$250? Q. 15 Yeah. Α. Was it \$500? 16 Ο. 17 I think it was 250. Α. Do you remember talking to an FBI agent and 18 Q. 19 telling him it was either 250 or 500? 20 Α. I do remember that. 21 Q. Okay. And you were telling the truth at that time, right? 22 23 Yeah. Α.
- did it, and you handed it over to Mr. Bray, correct?

Well, in any event it took you a day to do it, you

24

- 1 | A. Yup.
- 2 Q. Or did you give it to Mr. Freeman?
- 3 A. I gave it to Mr. Bray.
- 4 Q. And where did you give it to him?
- 5 A. I gave it to him on Hemenway Street on the
- 6 Northeastern campus.
- 7 Q. Okay, so he drove over to your campus?
- 8 A. Yup.
- 9 Q. And he gave you the 250 -- did you set the price
- 10 of \$250 or did he just give it to you?
- 11 A. He wrote me a check.
- 12 Q. He wrote you a check for \$250?
- 13 A. Yeah.
- 14 Q. Was it on his personal account?
- 15 A. I think so. I'm not sure about that.
- 16 Q. All right. And so, um, do you remember having a
- 17 conversation with him and he said he didn't have any
- 18 cash with him?
- 19 A. No, I don't remember that.
- 20 Q. All right. So anyway you took the \$250 and you
- 21 thanked him, right?
- 22 A. Yeah.
- 23 Q. And would it be fair to say that from that time on
- 24 | you had very little to do with Mr. Bray up until Fresh
- 25 | Pond parking lot?

- 1 A. Yeah, that's accurate.
- 2 Q. Okay. And so addressing your attention to the
- 3 Fresh Pond parking lot, that's a golf course between
- 4 Belmont and Cambridge, correct?
- 5 A. Yeah.
- 6 Q. A 9-hole golf course?
- 7 A. Yes.
- 8 Q. Is that where Belmont High plays?
- 9 A. No, we play at Belmont Country Club.
- 10 Q. Okay. So when Mr. Bray or Mr. Freeman met with
- 11 you at the parking lot, he gave you a thousand in cash?
- 12 | A. Yeah.
- 13 Q. And he told you it was for the rendering?
- 14 A. He did.
- 15 Q. And you thought that was strange because you had
- 16 | already been paid for it?
- 17 A. That's correct.
- 18 Q. Okay. And this was also at the same time that you
- 19 were -- you had graduated or were about to graduate from
- 20 | college, correct?
- 21 A. Yeah.
- 22 Q. You didn't have another year to go?
- 23 A. No, I had finished all my classes.
- 24 Q. So this is 2013?
- 25 A. Yeah.

- 1 Q. And it was just before you were about to embark on
- 2 your Peace Corp. venture?
- 3 A. Yeah.
- 4 Q. And also prior to that I believe you told us you
- 5 went on some trip across the country?
- 6 A. Yes.
- $7 \mid Q$. Was that on a bike or --
- 8 A. It was in a car.
- 9 Q. In a car. Okay. So this \$1,000 was money to help
- 10 you get through that period of time and also to help you
- 11 possibly go away on your venture in the Peace Corp.
- 12 A. It was spent before I got back from the road trip.
- 13 | O. As I would have done.
- 14 And after that did you see Mr. Bray when you came back
- 15 from the Peace Corp.?
- 16 A. I have not seen him until today.
- 17 | Q. When was the last time you saw Mr. Bray?
- 18 A. Um, probably the summer before I left to join the
- 19 | Peace Corp.
- 20 Q. 2013?
- 21 A. Yeah.
- 22 Q. The last time you played golf with him was what,
- 23 in 2008?
- 24 A. Yeah.
- 25 Q. All right.

```
(Pause.)
1
           You cited Mr. Bray as a reference, an employment
 2
 3
     reference?
     A. Yeah.
 4
 5
           And this was at a job that you were trying to get
 6
     at Legal Sea Food?
 7
     Α.
           Yeah.
8
           And the reality is, and correct me if I'm wrong,
9
     is that you worked for Mr. Bray for one day?
10
     Α.
           Yeah.
11
     Q. And did you tell Mr. Bray you were going to use
12
     him as a reference?
13
     A. I think so.
14
     Q. Are you sure of that?
15
           I can't remember.
     Α.
16
     Q.
           So the extent of your employment with Mr. Bray was
17
     one day and you cited him as a reference?
     A. I did.
18
19
     Q. All right.
20
           MR. MONAHAN: That's all I have.
21
           THE COURT: Nothing further?
22
           MR. CHRISTOFFERSON: Just one question, your
23
     Honor.
24
           THE COURT: Go ahead.
25
           MR. CHRISTOFFERSON: May I ask it from here, your
```

```
1
     Honor?
 2
           THE COURT: Of course.
 3
     REDIRECT EXAMINATION BY MR. CHRISTOFFERSON:
 4
 5
           Mr. O'Neill, I think Mr. Monahan just asked you,
     in connection with his questions about the Loomis Street
 6
     drawings that you had done, whether after that point you
8
     had very little to do, I think, with Mr. Bray. Do you
     recall those questions?
9
10
     Α.
           Yeah.
11
           But just to be clear, when was it that he helped
12
     you get that job with Mr. Coe, the architect?
           Um, in May of 2009.
13
     Α.
          Was that after the drawings?
14
     Q.
15
           Yeah.
     Α.
16
           MR. CHRISTOFFERSON: Thank you, your Honor.
17
     Nothing further.
           THE COURT: Nothing further?
18
19
           MR. MONAHAN: Just one.
20
           THE COURT: Go ahead.
21
     RECROSS-EXAMINATION BY MR. MONAHAN:
22
23
           You say he helped you get the job. He arranged
     Q.
24
     for an interview with you and Mr. Coe, correct?
25
     Α.
           Yes.
```

```
1
     Q.
           Thank you.
 2
           MR. MONAHAN: Thank you. That's all I have.
 3
           THE COURT: He may step down.
           (Witness steps down.)
 4
 5
           (EXCERPT ends.)
 6
 7
                      CERTIFICATE
8
            I, RICHARD H. ROMANOW, OFFICIAL COURT REPORTER,
9
10
     do hereby certify that the foregoing record is a true
11
     and accurate transcription of my stenographic notes, of
12
     the aforementioned EXCERPT, before Judge William G.
13
     Young, on Wednesday, January 27, 2016, to the best of my
14
     skill and ability.
15
16
17
     /s/ Richard H. Romanow 02-22-16
18
     RICHARD H. ROMANOW Date
19
20
21
22
23
24
25
```